Terminal Disclaimer To Obviate A Double Patenting Rejection Over A Prior Patent			Docket No. 14998.235
In Re Application Of: Matsumoto et al.			
Serial No. 09/638,162	V	miner Γ. Rahll	Group Art Unit 2874
Invention: "POLARIZATION-MAINTAINING OPTICAL FIBER AND POLARIZATION-MAINTAINING			
FIBER COMPONENT"			RECENED SEP 9 703
Owner of Record: Fujik (2/2003 LWONDIM1 00000019 031) FC:1814 110.00 DA	ura Ltd., 5-1, Kiba 1-chome, Kohton-ku, Tokyo, J: 240 09638162	apan	RECENED 9 2003 SEP 9 2003 SEP 9 2003 SER 2806
			306
TO THE ASSISTANT COMMISSIONER FOR PATENTS:			
the expiration date of the findisclaimer, of prior Patent Nobe enforceable only for and patent granted on the instant In making the aborapplication that would extend patent, as presently shortenheld unenforceable, is found under 37 C.F.R. 1.321, has the expiration of its full statut	during such period that it and the prior patent are of application and is binding upon the grantee, its successed disclaimer, the owner does not disclaim the tend to the expiration date of the full statutory term as deed by any terminal disclaimer, in the event that it lated invalid by a court of competent jurisdiction, is statuted all claims cancelled by a reexamination certificate, is cory term as presently shortened by any terminal disclaims.	and 173, as presty patent so grant commonly owned essors and/or assiminal part of an efined in 35 U.S.C er expires for fail torily disclaimed is reissued, or is i	sently shortened by any terminal and on the instant application shall d. This agreement runs with any signs. By patent granted on the instant C. 154 to 156 and 173 of the prior lure to pay a maintenance fee, is in whole or terminally disclaimed
1. For submissions or	or 2 below, if appropriate. n behalf of an organization (e.g., corporation, partner or act on behalf of the organization.	ership, university	, government agency, etc.), the
information and belief are be statements and the like so	nat all statements made herein of my own knowle elieved to be true; and further that these statements made are punishable by fine or imprisonment, or bouilful false statements may jeopardize the validity of the	s were made with oth, under Sectio	h the knowledge that willful false on 1001 of Title 18 of the United
2. The undersigned is	an attorney of record.		
Danie	Dated: Aug	ust 27, 2003	
Daniel Basov	v (Reg. No. 42,303)		
Terminal disclaimer PTO suggested wor	Printed Name fee under 37 C.F.R. 1.20(d) included. ding for terminal disclaimer was unchanged. 7 C.F.R. 3.73(b) is required if terminal disclaimer is si	igned by the assi	gnee.